

Look Out Mountain, Tennessee; that prior to the death of the said Mary C. Anderson a part of said parcel of land had been sold and after the death of the said Mary C. Anderson, the above named daughters joined by their husbands executed a deed to affiant for the remaining land in the parcel above referred to, which deed has been duly recorded in the public records of Greenville County, South Carolina; that the said Mary C. Anderson was survived by no other children or heirs at law; that no probate proceedings were had in the State of Florida upon the estate of the said Mary C. Anderson for the reason that all property in which she had an interest at the date of her death was held by her jointly with her husband, affiant, as husband and wife or as an estate by entireties and affiant was advised by counsel that it was unnecessary to go to the expense of administration on any estate of decedent because of there being no property whatever to administer, all property located in Florida having vested in affiant as the surviving spouse by operation of law. Affiant was likewise advised that insofar as the South Carolina property was concerned, the deed and the recitals therein were sufficient to convey to affiant a good, marketable title to the lands located in South Carolina. Therefore no probate proceedings were had nor is it intended that any probate proceedings be had on the estate of the said Mary C. Anderson in any state whatsoever. that the said Mary C. Anderson was not indebted at the time of her death, that all expenses connected with her last illness and funeral expenses have long since been paid.

Norman G. Anderson
Norman G. Anderson

Sworn and subscribed to before
me this 23rd day of October, 1963

One R Gentry

Notary Public, State of Florida at Large
My Commission Expires Sept. 19, 1966
Bonded by American Surety Co. of N. Y.

